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1 2 3 4 5	G. PATRICK GALLOWAY, ESQ. (State Bar No. 49442) MICHAEL C. AUSTIN, ESQ. (State Bar No. 232091) GALLOWAY, LUCCHESE, EVERSON & PICCHI A Professional Corporation 1676 North California Blvd., Suite 500 Walnut Creek, CA 94596-4183 Tel. No. (925) 930-9090 Fax No. (925) 930-9035 E-mail: maustin@glattys.com		
6	Attorneys for Defendants SUTTER WEST BAY HOSPITALS dba NOVATO COMMUNITY HOSPITAL		
8	IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA		
9	IN AND FOR THE COUNTY OF USDC/NORTHERN DISTRICT		
10	RHIANNIN SKEELS,	Case No.	CV122175 E-FILING
12	Plaintiff,		Honorable Joseph C. Spero
13	vs.	STIPULA	TION
14 15	OFFICER KENDRICK PILEGAARD, individually and in his capacity as a Novato Police Department Officer; CIT OF NOVATO, CALIFORNIA; NOVATO	Date Con Trial: No	nplaint Filed: May 1, 2012 ne.
16 17 18	POLICE DEPARTMENT, CHIEF JOSEPH KRENS, individually and in his offical capacity as Novato Police Department Chief; VERONIQUE L. AU, M.D.; SUTTER HEALTH; NOVATO COMMUNITY HOSPITAL; COUNTY OF MARIN,		
19	CALIFORNIA; MARIN COUNTY SHERIFF'S OFFICE; SHERIFF ROBERT		
20	T. DOYLE, individually and in his capacity as Marin County Sheriff, and DOES 1		
21	through 100, inclusive,		
22	Defendants.	_	
23			
24	COME NOW THE PARTIES and hereby stipulate that:		
25	1. Any and all prayers for punitive damages alleged in the plaintiff's Complain		
26	be stricken and deemed otherwise inapplicable to defendant SUTTER WEST		
27	BAY HOSPITALS dba NOVATO	COMMUNI	TY HOSPITAL.
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 The Ninth Claim for Relief for Intentional Infliction of Emotional Distress seeking punitive damages is not alleged against and inapplicable to defendant SUTTER WEST BAY HOSPITALS dba NOVATO COMMUNITY HOSPITAL

IT IS SO STIPULATED.

Dated: May 25, 2012

GALLOWAY, LUCCHESE, EVERSON & PICCHI

MICHAEL C. AUSTIN, ESQ.
Attorneys for Defendant
SUTTER WEST BAY HOSPITALS
dba NOVATO COMMUNITY
HOSPITAL.

Dated: $\frac{5/30/12}{}$, 2012

LAW OFFICE OF DAVID C. ANDERSON

DAVID C. ANDERSON, ESQ. Attorneys for Plaintiff Rhiannin Skeels



CV122175 E-FILING: STIPULATION